

June 29, 1950

cordance with the requirements prescribed by this section shall be \$4.00.

This order, which provides for tests and methods of assay and for certification of procaine penicillin and streptomycin in oil and procaine penicillin and dihydrostreptomycin in oil, for revocation of the requirement that the labeling of penicillin with vasoconstrictor bear a statement that the drug should be administered only by a physician, dentist, or veterinarian; for certification of containers of a suspension of procaine penicillin that contain less than one milliliter, if such containers are packaged to contain a single dose and each container contains 300,000 units or 600,000 units; and for exempting from the certification requirement bacitracin for diagnostic use that contains not more than 20 units of bacitracin shall become effective upon publication in the *FEDERAL REGISTER*, since both the public and the affected industries will be benefited by the earliest effective date, and I so find.

Notice and public procedure are not necessary prerequisites to the promulgation of this order and would be contrary to public interest, and I so find, since it was drawn in collaboration with interested members of the antibiotics industry and since it would be against public interest to delay the effective date of the aforesaid amendments.

(Sec. 701, 52 Stat. 1055; 21 U. S. C. 371. Interpretation or application sec. 507, 59 Stat. 463, as amended; 21 U. S. C. and Sup., 357)

Dated: June 26, 1950.

[SEAL] JOHN L. THURSTON,
Acting Administrator.

[F. R. Doc. 50-5652; Filed, June 28, 1950;
8:49 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter V—Department of the Army

JOINT PROCUREMENT REGULATIONS

MISCELLANEOUS AMENDMENTS

The Joint Procurement Regulations, formerly published in Chapter VIII, Title 10, are amended by changing §§ 801.101-3, 801.101-4, 801.200-2, 805.100-3, 809.601, and 810.205-2, and by rescinding § 808.101-1, as follows:

§ 801.101-3 *Procuring activity*. The term "procuring activity" includes, for the:

- (a) *Army Establishment*. (1) The technical services;
- (2) The National Guard Bureau;
- (3) The continental armies and the Military District of Washington; and
- (4) The major overseas commands.
- (b) *Department of the Air Force*. (1) The Air Materiel Command, and
- (2) The overseas commands.

§ 801.101-4 *Head of a procuring activity*. The term "head of a procuring activity" includes, for the:

- (a) *Army Establishment*. (1) The heads of the technical services;
- (2) The Chief of the National Guard Bureau;
- (3) The commanding generals of the continental armies and the Military District of Washington; and

(4) The commanding generals of the major overseas commands.

(b) *Department of the Air Force*. (1) The Commanding General, Air Materiel Command; and

(2) The commanding generals of the overseas commands.

§ 801.200-2 *Heads of the procuring activities*—(a) *Army Establishment*. The heads of the procuring activities are responsible for the procurement of all supplies and services as provided in Army Regulations, and as assigned by the Procurement Assignment Board.

(b) *Department of the Air Force*. The heads of the procuring activities are responsible for the procurement of all supplies and services under or assigned to their procurement cognizance. The responsibility and authority of the Commanding General, Air Materiel Command, in this respect, extends over all activities of the Air Force, except the overseas commands, air attachés, and foreign missions.

§ 805.100-3 *Contracting officer*. (a) A contracting officer is an officer or civilian official of the Department (see § 801.101-1) who has been appointed by any one of the following persons, or by their direction, to execute contracts on behalf of the United States:

- (1) *Army Establishment*. (i) The Secretary (see § 801.101-2);
- (ii) The Chief, Current Procurement Branch, Procurement Division, Office of the Assistant Chief of Staff, G-4;
- (iii) The head of a procuring activity (see § 801.101-4);
- (iv) The Superintendent, United States Military Academy, West Point, New York.

(2) *Department of the Air Force*. (1) The Secretary.

(ii) The Director, Procurement and Engineering, Office of Deputy Chief of Staff, Materiel, Headquarters, United States Air Force;

(iii) The head of a procuring activity.

§ 808.101-1 *Notice and assistance*. (Revoked.)

§ 809.601 *Department of Labor publications and forms*.

NOTE: For Department of the Air Force only, § 809.601 will read as follows:

§ 809.601 *Publications and forms to be furnished contracting officers*. The Secretary of Labor has published a document entitled "Walsh-Healey Public Contracts Act, Rules and Interpretations No. 3, October 1, 1945." This publication contains a compilation of the text of the act, the regulations of the Secretary of Labor relating thereto, and pertinent rulings and interpretations. Amendments to this document are published from time to time. The heads of procuring activities are responsible for insuring that contracting officers under their jurisdiction, who execute contracts subject to the Walsh-Healey Act, secure these publications and a supply of the forms referred to therein, including Standard Form 99 (Notice of Award of Contracts), Labor Department Form PC-13 (Poster), and Labor Department Form PC-12 (Form Letter). These publications and forms may be requisitioned from the appropriate Air Materiel Area. The Air Materiel Command is responsible for Air Force-wide distribution of these publications and forms, and may secure the Labor Department forms and publications from the Wage and

Hour and Public Contracts Divisions, Department of Labor, Washington 25, D. C. Information of interest not found in these publications is set forth in §§ 809.604, 809.605 and 809.606.)

§ 810.205-2 *Envelopes authorized for supply to the military service*. (a) The following envelopes only are authorized for supply to the military service (excluding departmental service, Washington, D. C.), the item numbers corresponding to those in "Award of contracts for envelopes," Post Office Department:

Item No.	Description
93. 10 by 15 inches, Kraft, open side or open end, 5-inch flap.	
104. 12 by 16 inches, Kraft, open side, 5-inch flap.	
111. 2½ by 4¼ inches, Kraft, open end.	

[Proc. Cir. 11 and 13, 1950] (R. S. 161, 6 U. S. C. 22. Interpret or apply 62 Stat. 21; 41 U. S. C. Supp. 151-161)

[SEAL] EDWARD F. WITSELL,
Major General, U. S. Army,
The Adjutant General.

[F. R. Doc. 50-5549; Filed, June 28, 1950;
8:45 a. m.]

TITLE 37—PATENTS, TRADE-MARKS, AND COPYRIGHTS

Chapter II—Copyright Office, Library of Congress

PART 201—GENERAL PROVISIONS

PREPARATION OF CATALOG CARD AND IMPORT STATEMENTS

Sections 201.7 and 201.8 of Part 201 are amended as follows, effective July 1, 1950:

§ 201.7 *Preparation of catalog card*. The catalog card which may accompany a work of foreign origin, as provided in section 215 of 17 U. S. C., as amended by the act of June 3, 1949 (63 Stat. 153), may be a catalog card supplied by a library in the country of publication. In lieu of such a card the applicant may prepare his own card, or may fill out the form supplied by the Copyright Office. The catalog card should contain the title of the work, the year and city of publication, the name of the publisher and the names of all authors whom the applicant considers of sufficient importance to record. When available, the year of birth as well as pseudonym, if any, of each author named should be given. If the form furnished by the Office is not used, the size of the card should preferably be 3 inches by 5 inches or 7½ centimeters by 12½ centimeters. The Register of Copyrights reserves authority to accept catalog cards not complying with the above requirements.

§ 201.8 *Import statements*. The Copyright Office will issue import statements for books and periodicals of foreign origin in the English language imported under the provisions of section 16 of 17 U. S. C., as amended by the act of June 3, 1949 (63 Stat. 153). A statement for the importation of 1,500

copies will be issued to the person named in the application for ad interim copy-right registration. The holder of this statement shall present it to the customs officer in charge at the port of entry. Upon receipt of statement from the customs officer showing importation of less than 1,500 copies, a new statement will be issued for the balance.

(Sec. 207, 81 Stat. 666; 17 U. S. C., Sup., 207)

[SEAL] SAM B. WARNER,
Register of Copyrights.

Approved: June 26, 1950.

LUTHER H. EVANS,
Librarian of Congress.

[F. R. Doc. 50-5685; Filed, June 28, 1950;
8:51 a. m.]

TITLE 49—TRANSPORTATION

Chapter I—Interstate Commerce Commission

Subchapter D—Freight Forwarders

PART 440—UNIFORM SYSTEM OF ACCOUNTS

MISCELLANEOUS AMENDMENTS

At a session of the Interstate Commerce Commission, Division 1, held at its office in Washington, D. C., on the 21st day of June A. D. 1950.

The matter of the "Uniform System of Accounts for Freight Forwarders, Issue of 1943," being under consideration pursuant to the provisions of section 412 (a) of the Interstate Commerce Act, as amended, and the modifications thereof which are attached hereto and made a part hereof being deemed necessary for proper administration of Part IV of the Act (56 Stat. 294, 49 U. S. C. 1012): It is ordered, that:

(1) *Objections may be filed.* Any interested party may on or before July 21, 1950, file with the Commission a written statement of reasons why the said modifications should not become effective as hereinafter ordered and may request oral argument thereon.

(2) *Effective date.* Unless otherwise ordered after consideration of such objections, the said modifications shall become effective January 1, 1951.

(3) *Notice.* A copy of this order and the modifications below shall be served upon every freight forwarder subject to the Act, and upon every trustee, receiver, executor, administrator, or assignee of any such freight forwarder, and notice of this order shall be given to the general public by depositing a copy thereof in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director of the Division of the Federal Register.

(56 Stat. 285; 49 U. S. C. 1003. Interpret or apply 56 Stat. 294; 49 U. S. C. 1012)

By the Commission, Division 1.

[SEAL] W. P. FARTER,
Secretary.

MODIFICATIONS OF THE UNIFORM SYSTEM OF ACCOUNTS FOR FREIGHT FORWARDERS ISSUE OF 1943

GENERAL INSTRUCTIONS

1. In § 440.0-5 *Depreciation and amortization accounting*, add the following paragraph:

(c) If and when it becomes apparent that charges for depreciation of any group of depreciable property have been excessive or deficient, the estimated service lives shall be reappraised and the depreciation rates revised accordingly to the end that the unprovided-for service value shall be distributed in equal monthly charges over the remaining life of the property. When the aggregate of depreciation accruals for any group of depreciable property equals the service value thereof, no further charges for depreciation of such property shall be included in the accounts.

BALANCE SHEET ACCOUNTS

2. In § 440.131 *Other investments*, insert "cash surrender value of life insurance policies of officials where company is beneficiary, less the amount of any loans which have been obtained on such policies;" so that paragraph (a) will read as follows:

(a) This account shall include the book cost of the investment in securities issued or assumed by nonaffiliated companies, other than securities purchased as temporary investments or held in special deposits or in special funds; also investment advances to nonaffiliated companies and to individuals; cash surrender value of life insurance policies of officials where company is beneficiary, less the amount of any loans which have been obtained on such policies; and miscellaneous investments not provided for elsewhere.

3. In § 440.141 *Furniture, fixtures and equipment*, substitute the phrase "(\$100 or less)" for the parenthetical phrase "(\$25.00 or less)" that appears in the note and add the following sentence to that note: "A limit of less than \$100 for charges to the property account may be adopted providing a statement is filed with the Commission showing the lesser amount and no subsequent change is made in the amount so adopted except by authority of the Commission."

4. In § 440.201 *Accounts payable*, insert "(such as taxes collected from employees and others for the account of taxing agencies)," so that paragraph (a) will read as follows:

(a) This account shall include amounts payable to others for material and supplies furnished and services rendered, rent for use of property, amounts due to public authorities (such as taxes collected from employees and others for the account of taxing agencies), amounts of payable judgments, current accounts with officers and employees, personal injury and property damage claims, ship- pers' c. o. d.'s, and other similar items.

INCOME ACCOUNTS

5. In § 440.414 *Miscellaneous income charges*, add the following item to the examples which are captioned "Items":

Premiums paid less the current increase in the cash surrender value of the insurance on lives of officers when the company is the beneficiary. The cash-surrender value portion of the premium shall be included in account 131, "Other investments."

OPERATING REVENUE ACCOUNTS

6. Insert the following as the text of the general account entitled "Transportation purchased—Debit," introducing §§ 440.511 to 440.515, both inclusive:

The primary revenue accounts provided under this general account represent reductions of gross forwarder revenues as recorded in general account I, in recognition of the fact that freight forwarders do not transport the shipments for which tariff charges are assessed. The primary accounts segregate such reductions according to the type of common carrier which provides the transportation service.

If a car, truck, barge, or other vehicle is jointly loaded by more than one forwarder, the forwarder which pays for transporting such jointly loaded shipment, or for pickup, delivery, or transfer services in connection therewith, shall charge to the appropriate primary account in this group only that part of the total payment which relates to its share of the joint load. The forwarder or forwarders participating in the joint loading and in the transportation services purchased for it shall charge their respective part or parts of the payment therefor to the same primary account or accounts charged by the forwarder making the payment.

7. In § 440.523 *Miscellaneous*, designate the present note as "Note A," and insert the following:

NOTE B: Amounts collected from other freight forwarders (co-loaders) in reimbursement for cost of loading or unloading freight shall not be credited to this account but shall be applied as a reduction in the cost of such service.

OPERATING EXPENSE ACCOUNTS

8. In § 440.611 *Tariffs*, cancel the text of the account and substitute the following for it:

§ 440.611 *Tariffs.* This account shall include amounts paid or payable for printing tariffs and schedules, and for the purchase of tariffs issued by carriers other than forwarders.

9. In § 440.613 *Law expenses*, change the numbered reference to § 440.621, without change in title or substance of the account.

10. In lieu of § 440.613 *Law expenses*, renumbered as provided next above, insert the following additional account:

§ 440.613 *Advertising.* This account shall include expenses, other than salaries, in connection with advertising for the purpose of securing traffic, such as the preparation, printing, and distribution of advertising matter, commissions and fees paid outside advertising agents, cost of advertising space in newspapers and periodicals, and display signs for attracting traffic.

11. In § 440.620 *Other expenses*, change the numbered reference to § 440.630, without change in title or substance of the account except to add the following under "Items of expense":